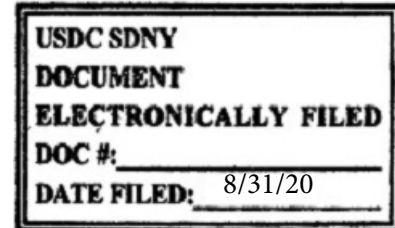


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August 28, 2020

Via ECF

The Honorable Barbara Moses
U.S. Magistrate Judge
Daniel Patrick Moynihan Courthouse
500 Pearl St., Room 740
New York, NY 10007-1312

MEMO ENDORSED

Re: EFCG, Inc. v. AEC Advisors, LLC et al., No. 19-CV-8076 (RA)(BCM)

Dear Judge Moses:

We represent plaintiff EFCG, Inc. ("Plaintiff" or "EFCG") in the above-referenced action.

We write pursuant to rule 3 of Your Honor's Individual Rules of Practice ("Rule 3") to request the Court's permission to file under seal EFCG's letter-motion (the "Letter") requesting pre-motion conference and the exhibit thereto. The letter and exhibit contain confidential and private information as further described in the Letter.

Pursuant to Rule 3, EFCG contemporaneously filed under seal the documents as to which sealing is requested.

Very truly yours,

/s/ Robert A. O'Hare Jr.

Robert A. O'Hare Jr.

Application DENIED without prejudice to refiling in compliance with Moses Ind. Prac. § 3 ("The letter-motion [to seal] . . . must explain the particular reasons for seeking to file that information under seal[.]"). Plaintiff should also explain why the underlying document (Dkt. No. 117) cannot be redacted rather than sealed entirely. Dkt. No. 117 may remain under seal pending the prompt refiling of plaintiff's sealing motion. SO ORDERED.

A handwritten signature in blue ink that appears to read "Barbara Moses".

Barbara Moses, U.S.M.J.

August 31, 2020